2025 FEB -3 PM 1: 30

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF NEW YORK Case No. 24-10157-REL Chapter 7

CLERK OF THE BANKRUPTCY COURT N.D. OF NY ALBANY

MOTION TO REMOVE CHAPTER 7 TRUSTEE CHRISTIAN DRIBUSCH FOR MISCONDUCT, MISMANAGEMENT, AND VIOLATIONS OF FIDUCIARY DUTIES

COMES NOW, Debtor, Kris Roglieri, proceeding pro se, and respectfully requests this Honorable Court to remove Chapter 7 Trustee Christian Dribusch pursuant to 11 U.S.C. § 324(a), based on gross mismanagement, failure to properly administer estate assets, violations of due process, and misconduct, and states as follows:

1. Background

- 1. Kris Roglieri is the debtor in the bankruptcy case mentioned above.
- Mr. Christian Dribusch was appointed as the Chapter 7 trustee to administer the estate.
- 3. Since his appointment, Trustee Dribusch has engaged in misconduct, asset mismanagement, and violations of federal bankruptcy law.

2. Trustee's Violations and Misconduct

A. Failure to Properly List and Account for Assets

- 4. Trustee Dribusch failed to list and properly account for certain estate assets, including:
 - O Clothing, shoes, sunglasses, and boxes of wine.
 - O These items were present in my home before and after the trustee took possession, yet they were not included in the bankruptcy inventory (Doc. 258).
- 4. This omission raises concerns about mismanagement, asset concealment, and fraudulent accounting.

B. Improper Handling of Legal Mail

- 6. Between June 9, 2024, and October 4, 2024, Mr. Dribusch improperly withheld and failed to forward my bankruptcy-related mail.
- 7. Two sworn affidavits confirm that he had possession of my mail.
- 8. The trustee **never provided me with court notifications at Rensselaer County Jail**, obstructing my ability to participate in my case.

C. Wrongful Eviction of a Legal Resident Without Court Approval

- 9. Trustee Dribusch illegally evicted my Power of Attorney, Linda Oliver, from my estate property at 40 North Road, Queensbury, NY, by:
 - O Changing the locks while she was at work.
 - O Claiming to have a court order, though no order exists in PACER or Housing Court records.
- 9. This violates New York Real Property Actions and Proceedings Law (RPAPL) § 853, which prohibits unlawful evictions.

D. Unauthorized Access to My Personal Computer

- 11. Upon seizing my home, Trustee Dribusch accessed my personal computer, which was not locked.
- 12. This is a violation of my privacy rights, and forensic analysis may reveal unauthorized access or tampering.

E. Failure to Maintain Estate Property and Pay Essential Utility Bills

- 13. As trustee, Mr. Dribusch was responsible for maintaining the estate property but failed to pay the electric bill, resulting in a potential loss of property value and estate mismanagement.
- 14. This violates 11 U.S.C. § 704, which requires the trustee to protect and preserve estate property.

3. Legal Basis for Removal

A. Removal Under 11 U.S.C. § 324(a)

- 15. A bankruptcy trustee may be removed for cause, including fraud, dishonesty, incompetence, or gross mismanagement.
- 16. Given the trustee's failure to list assets, mishandling of estate property, wrongful eviction, and potential fraudulent conduct, cause exists for his immediate removal.

B. Violation of 11 U.S.C. § 704 – Duties of a Trustee

- 17. The trustee must "collect and liquidate estate property" and "be accountable for all property received."
- 18. By failing to account for all estate assets, mishandling legal mail, and failing to properly manage estate obligations, Mr. Dribusch has breached his duties.

C. Violation of 11 U.S.C. § 548 – Fraudulent Concealment of Assets

19. If assets were intentionally omitted, withheld, or concealed, this constitutes fraud under bankruptcy law.

4. Relief Requested

WHEREFORE, the debtor respectfully requests that this Honorable Court:

- 1. REMOVE Chapter 7 Trustee, Mr. Christian Dribusch, from this case pursuant to 11 U.S.C. § 324(a) for cause.
- 2. Appoint a new trustee to properly administer the bankruptcy estate.
- 3. Conduct an investigation into Mr. Dribusch's handling of estate assets and legal mail.
- 4. Order an accounting of all missing or omitted assets.
- 5. Grant any further relief the Court deems just and appropriate.

Respectfully submitted,

Kris D. Roglieri

Chapter 7 Debtor N-4 #45131 Rensselaer County Jail 4000 Main Street Troy, NY 12180

Kris Roglieri N-4 #45131 Rensselaer County Jail 4000 Main Street Troy, NY 12180

January 31, 2025

Honorable Robert E. Littlefield, Jr United States Bankruptcy Court Northern District of New York 445 Broadway Albany, NY 12207

RE: Chapter 7 Case No. 24-10157-REL

Dear Judge Littlefield,

I am writing to bring to your attention formally the serious violations committed by the appointed Chapter 7 Trustee, Mr. Christian Dribusch, in my bankruptcy case. These violations include wrongful eviction, mismanagement of assets, breach of fiduciary duty, obstruction of due process, and other legal concerns.

Lack of Cooperation Allegation

Mr. Dribusch has falsely claimed that I have been uncooperative. However, prior to my arrest, I voluntarily invited him to my home, provided a full tour of the estate, and assisted in inventorying assets for nearly three hours. I also provided sales receipts to facilitate valuation. Additionally, I disclosed assets not listed in my original A/B schedule, as my former attorney, Joseph Barcelona of Pashman and Stein, advised me to amend the schedule later on items I missed. Unfortunately, I was unable to make these amendments due to my involuntary conversion to Chapter 7 and my subsequent wrongful incarceration.

Despite my full cooperation, Mr. Dribusch has misrepresented my actions to the court. He stated I failed to attend a court-ordered hearing on November 19th via Zoom. However, Your Honor, for me to attend such a hearing, the Rensselaer County Jail must arrange it upon the court's or trustee's request. I do not have the ability to coordinate this myself, and no such arrangement was made—therefore, I could not attend. This constitutes a violation of my due process rights, effectively denying me the opportunity to participate in my own case, starting from the retraction of my criminal defense retainer.

Furthermore, the trustee asserts that I do not deny the factual allegations in the adversary complaint. For the record, I do deny these allegations. Due to improper notification and the failure to inform the jail of a Zoom meeting of my creditors, I was unable to dispute these claims. My former bankruptcy counsel informed me that I could amend my schedules, and I intended to do so before they withdrew from my case upon realizing they could no longer be paid. All

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CLERK OF THE BANKRUPTCY COURT N.D. OF NY ALBANY adversary motions should have been denied, as they pertain to business matters and disputes rather than personal debts.

The trustee claims to have given certain assets to my power of attorney that fall under my legal exemptions. However, the items provided do not total the full extent of my legal exemptions, and I am still awaiting my monetary exemptions, which I urgently require.

Regarding my estate assets, including trustee access to my computer, vehicle titles, and cars, I do not possess the vehicle titles because the FBI seized them. I ordered new titles for certain vehicles, some of which were handed over to Mr. Dribusch on June 9, 2024, by Linda Oliver, the same day he requested the handover of my mail.

Mail Handling Violations

Background Information

- On June 9, 2024, Mr. Christian Dribusch took possession of my property at 40 North Road, Queensbury, NY 12804.
- On June 14, 2024, Linda Oliver, who became my Power of Attorney (POA) that same day, initiated a mail forwarding request to have my mail sent to her address.

Concerns Regarding Mail Handling

- USPS typically requires 1-2 weeks to process mail forwarding requests.
- Mail sent between June 9 and June 14, 2024 (or longer, depending on delays) would have continued to arrive at my former address.
- Given that my home typically received 3-10 pieces of mail per day, a significant amount of mail should have accumulated at the property.
- This mail was never returned to me or my POA, Linda Oliver.

Mr. Dribusch's Knowledge and Failure to Notify Me

- On October 4, 2024, my POA updated my mailing address with the bankruptcy court to ensure bankruptcy-related correspondence was properly directed.
- However, prior to this change, mail continued to be sent to 40 North Road, where Mr. Dribusch had control, despite knowing of my incarceration.

Reasonable Assumption Regarding Mail Possession

Given these facts, it is reasonable to conclude that:

- Mr. Dribusch had possession of my mail, including bankruptcy-related correspondence.
- The only individual with access to my mail was Mr. Dribusch.

This letter includes two sworn affidavits confirming that mail was handed over to Mr. Dribusch. Additionally, a witness observed Mr. Dribusch checking my mail multiple times and is willing to write an affidavit, provided their identity remains sealed for protection.

These sworn affidavits directly contradict Mr. Dribusch's statements on the record to this court on January 21, 2025. As a reminder, Mr. Dribusch stated he has not taken any mail, seen any mail, or has gone into the mailbox at 40 North Road. But on January 17, 2025, Mr. Dribusch clearly stated in his response Doc. 337, #9, "I do not recollect having seen any mail in the residential mailbox." With his statements to the court, statements in his Doc. 337 response letter to the debtor, the screenshots of the text correspondence with my POA, and the sworn affidavits that were produced, it's clear he is misleading the court and violating my rights.

Unauthorized Access to Personal Computer

Upon taking possession of my home, Mr. Dribusch accessed my personal computer, which was not locked. My criminal defense attorney and I believe this was a clear violation of privacy. A forensic investigation may reveal unauthorized activity on my computer after my incarceration.

Failure to Provide Exemptions and Asset Mismanagement

On September 9, 2024, Mr. Dribusch submitted Doc. 258, listing my personal property inventory. However:

- He has failed to distribute my lawful monetary exemptions.
- His inventory report omitted valuable assets, including clothing, shoes, sunglasses, and several boxes containing wine.
- His failure to list these items raises concerns of mismanagement, potential misappropriation, and false accounting.

Under 11 U.S.C. § 548, intentionally withholding or concealing assets constitutes fraud. These items should have been included in estate accounting from the beginning in Doc. 258 but not added later.

Wrongful Eviction of Resident

Mr. Dribusch wrongfully evicted my POA, Linda Oliver, who legally resided at the property. He changed the locks while she was at work and falsely claimed to have a court order authorizing the eviction. No such order exists in PACER or Housing Court records. This violates New York Real Property Actions and Proceedings Law (RPAPL) § 853. As a result, Linda Oliver was left homeless, emotionally distraught, and in financial hardship.

Failure to Pay Essential Utility Bills

Despite his obligation to maintain estate property, Mr. Dribusch failed to pay the electric bill, potentially causing property damage. This violates 11 U.S.C. § 704, which requires a trustee to protect and preserve estate property. A copy of the unpaid National Grid bill is attached.

Relief Requested

I respectfully request that the Court:

- Investigate the mishandling of my mail and compel Mr. Dribusch to account for all mail he received.
- Hold Mr. Dribusch accountable for the wrongful eviction of a lawful resident.
- Order the trustee to distribute my lawful exemptions immediately.
- Sanction Mr. Dribusch for exceeding his authority and violating bankruptcy law.
- Ensure I receive copies of all case-related documents at Rensselaer County Jail.

Final Statement

Mr. Dribusch presents himself as a rule-abiding trustee before the court but acts differently in practice. I trust that this Court will uphold my rights and hold him accountable for his misconduct. Given all the above information, I am filing a motion to have the trustee removed based on legal violations 11 U.S.C. §§ 324, 704, 548.

Respectfully submitted,

Kris D. Roglieri Chapter 7 Debtor N-4 #45131 Rensselaer County Jail 4000 Main Street Troy, NY 12180

Michael Pytlar

2002 Hancock Ave Back Cottage North Bellmore, NY 11710

January 29, 2025

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CLERK OF THE BANKRUPTCY COURT N.D. OF NY ALBANY

Honorable Robert E. Littlefield, Jr United States Bankruptcy Court Northern District of New York 445 Broadway

Albany, NY 12207

RE: Chapter 7 Case No. 24-10157-REL

Affidavit of Michael Pytlar

I, Michael Pytlar, being duly sworn, declare under penalty of perjury the following:

Background Information

- 1. I reside at 2002 Hancock Ave, North Bellmore, NY 11710, in Nassau County, New York.
- 2. I am submitting this affidavit in connection with the Chapter 7 bankruptcy proceedings involving **Kris Roglieri** and to address concerns regarding the actions of the appointed U.S. Trustee, **Mr. Christian Dribusch**.

Events on June 9, 2024

- 3. On Sunday, June 9, 2024, I was present at 40 North Road, Queensbury, NY, the residence of Linda Oliver and Kris Roglieri, during a walk-through conducted by Mr. Christian Dribusch, the appointed U.S. Trustee.
- 4. I personally witnessed the events that transpired inside the home during this inspection.

Observations in the Kitchen

- 5. During the walk-through, Mr. Dribusch and Linda Oliver were in the kitchen. I observed Linda showing Mr. Dribusch the location of important documents.
- 6. I saw **Linda hand over documents to Mr. Dribusch**, which he accepted while I was present.
- 7. Additionally, I observed Linda retrieve a stack of mail from the back counter in the kitchen.
- 8. Linda stated that **Kris had given her permission to take his mail**, which included documents addressed to him.
- 9. Mr. Dribusch responded by denying Linda permission to take Kris's mail, stating that she was only allowed to take mail addressed to her and that he would handle all mail addressed to Kris from that point forward.

Concerns Regarding the Retention of Mail

- 10. Linda handed over Kris Roglieri's mail to Mr. Dribusch in my presence. I was standing near the main kitchen island, close to the refrigerator, and had a clear view of the exchange.
- 11. At no point did Mr. Dribusch provide a court order or any legal documentation authorizing him to retain Kris's mail, which raised concerns regarding the legitimacy of his actions.
- 12. The lack of clarity and transparency regarding Mr. Dribusch's authority to withhold Kris's mail created an uncomfortable and questionable situation.

Statement of Concern

- 13. I am submitting this affidavit to formally document my observations and concerns regarding the handling of **Kris Roglieri's mail** and the apparent **lack of legal authorization provided by Mr. Dribusch** to justify his actions.
- 14. I respectfully request that this affidavit be reviewed as part of the ongoing **Chapter 7** bankruptcy proceedings to ensure proper oversight and accountability in the handling of Kris Roglieri's personal and legal matters.

Under penalty of perjury, I affirm that the foregoing statements are **true and correct** to the best of my knowledge and belief.

Dated: January 29, 2025

Location: New York, New York

Signature:

Michael Pytlar

Sworn and subscribed before me this 29th day of January 2025.

Notary Public:

[Notary's Name and S

ERICK GUERRERO
Notary Public, State of New York
Notary Public, Sta

Linda Oliver

11 Hill Top Lane Poughkeepsie, NY 12603

January 10, 2025

Honorable Robert E. Littlefield, Jr United States Bankruptcy Court Northern District of New York 445 Broadway Albany, NY 12207

RE: Chapter 7 Case No. 24-10157-REL

Dear Judge Littlefield,

I, Linda Oliver, being duly sworn, depose and state as follows under penalty of perjury:

Background Information

- 1. I resided in Warren County, New York, at 40 North Road, Queensbury, NY 12804.
- 2. This affidavit is submitted in relation to the Chapter 7 bankruptcy proceedings involving Kris Roglieri and the conduct of the appointed U.S. Trustee, Mr. Christan Dribusch.

Relevant Events on June 9, 2024

- 3. On Sunday, June 9, 2024, Mr. Christan Dribusch, the appointed U.S. Trustee, came to my prior residence at 40 North Road, Queensbury, NY, to conduct a walk-through of the property.
- 4. At the time of the walk-through, my best friend, Michael Pytlar, was present with me as a witness.

Events in the Kitchen

- 5. During the walk-through, Mr. Dribusch and I were in the kitchen, where I indicated the location of important documents, including a drawer containing vehicle titles.
- 6. I handed over the titles for the vehicles to Mr. Dribusch, and he took them in my presence.
- 7. Near the main island, there was also a stack of mail on the back counter in the kitchen. I informed Mr. Dribusch that I had permission from Kris Roglieri to take Kris's mail.

CLERK OF THE BANKRUPTCY COURT N.D. OF NY ALBANY

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8. Mr. Dribusch responded by stating that I should only take my mail, as Kris's mail was part of the bankruptcy process. He further stated that he would handle all mail addressed to Kris moving forward.

Concerns About Retaining Mail

- 9. I handed over the mail addressed to Kris Roglieri to Mr. Dribusch in the presence of my witness, Michael Pytlar, who was standing with us near the main kitchen island by the refrigerator.
- 10. At no time did Mr. Dribusch provide any court order or documentation authorizing him to retain Kris's mail, which made the situation uncomfortable and unclear.

Supporting Evidence

- 11. On June 19, 2024, I sent a text message to Mr. Dribusch reiterating and confirming his statements about handling Kris's mail when I was asking about my mail.
- 12. Michael Pytlar is available to corroborate my account of the events that took place on June 9, 2024, including the transfer of Kris's mail to Mr. Dribusch.

Statement of Concern

- 13. I am providing this affidavit to document my concerns regarding handling Kris Roglieri's mail and the lack of transparency or documentation regarding the authority for its retention by Mr. Dribusch.
- 14. I respectfully request that this affidavit be considered in relation to the ongoing Chapter 7 bankruptcy proceedings to ensure proper oversight and accountability.

Under penalty of perjury, I affirm that the foregoing statements are true and correct to the best of my knowledge and belief.

Dated: January 28, 2025

Location: New York, New York

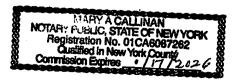
Signature:

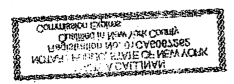
Linda Oliver

Sworn and subscribed before me this 28th day of January 2025.

Notary Public:

[Notary's Name and Seal]







Case 24-10157-1-rel Doc 345 Filed 02/03/25 Entered 02/03/25 14:33:02 De Main Document Page 13 of 20

R&F

Linda Oliver

11 Hill Top Lane Poughkeepsie, NY 12603

January 10, 2025

Honorable Robert E. Littlefield, Jr

United States Bankruptcy Court Northern District of New York 445 Broadway Albany, NY 12207

RE: Chapter 7 Case No. 24-10157-REL

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CLERK OF THE
BANKRUPTCY COURT

Dear Judge Littlefield,

I am writing to bring to your attention important information related to the Chapter 7 bankruptcy case involving Kris Roglieri.

A witness has observed Mr. Christian Dribusch entering the mailbox at 40 North Road, Queensbury, NY 12804. The witness reported seeing Mr. Dribusch exit his vehicle on multiple occasions to check the mailbox and open the gates. Additionally, the witness observed Mr. Dribusch checking the mail again upon leaving the property.

The witness was able to identify the vehicle Mr. Dribusch was driving and provided a description of his clothing during these visits. While the witness is willing to provide a sworn affidavit, they have expressed concerns about potential government retaliation or unwanted exposure in the media. Given that the witness has a family, they are understandably cautious about any risks their involvement might entail.

The witness has indicated that they would be willing to file an affidavit if their identity could be protected and the document sealed to ensure their safety and privacy.

I respectfully submit this information for your consideration and request that appropriate measures be taken to protect the integrity of this case while safeguarding the witness's identity.

Thank you for your time and attention to this matter.

Best regards, Linda Oliver



From: To:

Subject:

Re: Kris Roglieri, Documents urgent to be filed by Monday afternoon

Date:

Friday, January 31, 2025 23:49:01

EXTERNAL SENDER

nationalgrid 40 NORTH RD OUEENSBURY NY 12804

SERVICE FOR KRIS D ROGLIERI

BLUNG PERIOD

Nov 26, 2024 to Dec 31, 2024

PAGE 2 of 3

2714 33117

Jan 30, 2025

AMOUNT DUE \$ 17,139.89

3

Enrollment Information

To enroll with a supplier or change to another supplier, you will need the following information about your account. Loadrone Capital

Acet No: 22714-33117 Cycle: 2, ROGL

Electric (Jeage	Gas Usage					
Month	kWh	Month	Therms				
Jan 24	38720	Jan 24	1914				
Feb 24	6760	Feb 24	1921				
Mar 24	6360	Mar 24	1986				
Apr 24	4960	Apr 24	1195				
May 24	4000	May 24	983				
Jun 24	11120	Jun 24	1157				
Jul 24	10680	Jul 24	650				
Aug 24	19640	Aug 24	79				
Sep 24	17800	Sep 24	57				
Oct 24	10920	Oct 24	53				
Nov 24	3120	Nov 24	47				
Dec 24	5560	Dec 24	00				
Jan 25	45400	Jan 25	00				

Choosing an Energy Supplier You can choose who supplies your energy. No matter which energy supplier you choose National Grid will continue to deliver energy to you safely, efficiently and reliably. We will also continue to provide your customer service, including emergency response and storm restoration. National Grid is dedicated to creating an open energy market that lets you choose from a variety of competitive you anouse from a variety or competence energy suppliers, who may offer different pricing options. For information on authorized energy suppliers and how to choose, please visit us online at ngrid com/uny-energychoice

Notice About Electronic Check

By sending your completed, signed check by serioning your compressed, signed check to us, you authoritie us to use the account information from your check to make an electronic fund transfer from your account for the same amount as the check. If the electronic fund transfer cannot be processed for technical reasons, you the state of the check in the processed for technical reasons, you authorize us to process the copy of your

DETAIL OF CURRENT CHARGES

Delivery Services

Electricity Delivery

Current Reading	· Previous Reading		Ofference		Meter Multiplier	Total Usage
45391 Estimate	44256 Estimate		1135		40	45400 kWh
METER NUMBER	33155896	NEXT SC	HEDULED READ	DATE ON C	A ABOUT Jan 31	
				- 04		

SERVICE PERIOD NOV 26 - Dec 30 NUMBER OF DAYS IN PERIOD 34

Electric SC1C Non Heat

Basic Service (not including	usage)		30.62
Del Off Peak/Off Season	0.048307	x 45400 kW	2,193.15
SBC	0.007589	x 45400 kW	344.53
Legacy Transition Chrg	-0.000254	× 45400 kW	-11.53
RDM	0.00101	x 45400 kW	45.85
Transmission Rev Adj	-0.00564	x 45400 kW	-256,06
Muni Underground Chg	0.001075	x 45400 kW	h 48,81
Tariff Surcharge	2.04082 %		48.89
	Total Elec	tricity Delive	ry \$ 2,444.26

Gas Delivery

Service Period	No. of	Current Reading		Previous Reading		Measured		Therm Factor		Therma Used
Nov 26 - Dec 31	35	72305 A	ctual	72305	lctual	0		1.0269	2	0
METER NUMBER 0103	4258	NEXT SCHED	ULED	READ DATE O	N OR A	воит Јаг	31			
MATE Gas SC1 Res	s Heat									

Basic Service Charge (including first 3 therms) 21.40 0.44 Tariff Surcharge \$ 21.84

Total Gas Delivery \$ 2,466.10 **Total Delivery Services**

Supply Services

Electricity Supply

SUPPLIER National God

	Total Sup	\$ 4,345.17		
ESRM	0.013753	×	45400 kWh	624.39
Merchant Function	0.00233532	x	45400 kWh	106.03
Supply Off Peak	0.07962	×	45400 kWh	3,614.75

The following charges are already included in the *Delivery Services* portion of your bill. If you were to choose an alternate supplier, billing charges may be included, instead, in that supplier's charges. **Billing Services**

Billing 0 82 \$ 0.82

▶ For Your Information

Total Billing Services





Wed, Jun 12 at 4:45 PM

I had a legal duty to inform the United States Trustee (UST) Office concerning the above matter. Per UST guidance and Bankruptcy Court Order, it was necessary for me to change the locks again. Either me or my representative will need to be in attendance when you remove items so as to ensure that no property of the bankruptcy estate is removed. In addition to the above items, anything that you may have received from Mr. Roglieri or removed from the bankruptcy estate (e.g., jewelry, sunglasses, etc.) need to be returned to the estate. This is a regrettable situation but there can be no unauthorized removal of bankruptcy estate assets.

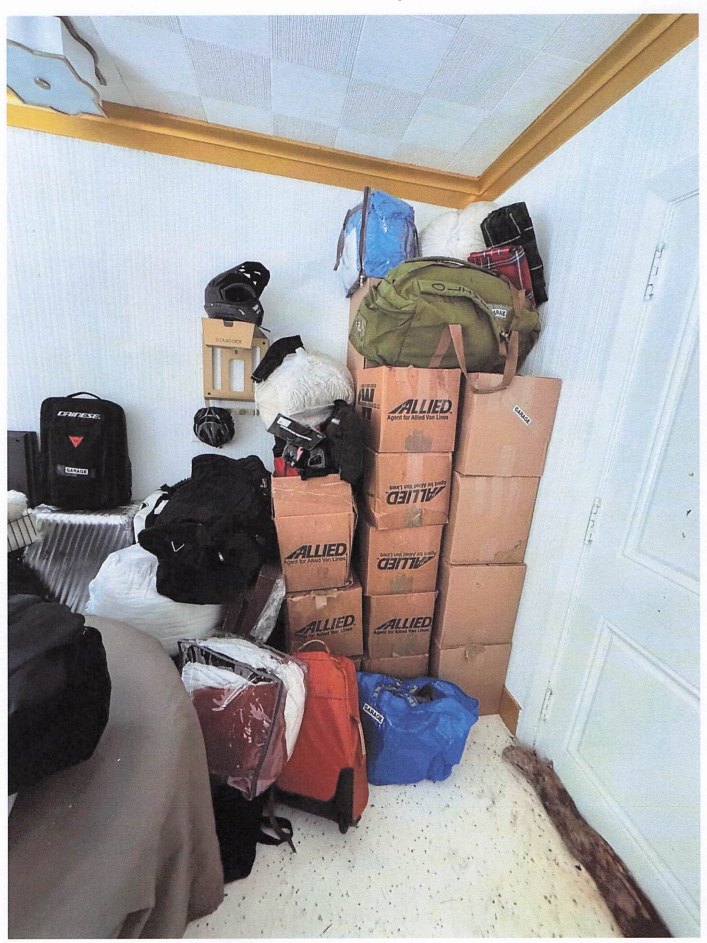
Wed, Jun 12 at 9:10 PM

Hi Christian,

Sorry for the phone tag but I didn't get off work till late and my service is on and off on the train. I did try to call you back.

I thought I could take what I took and once I got your text I agreed to return the stuff. I have no intention to violate any bankrupcy laws.

For the cigars I thought they would be thrown out so I packed them and wanted to give it to his family. Also a



Sorry for the phone tag but I didn't get off work till late and my service is on and off on the train. I did try to call you back.

I thought I could take what I took and once I got your text I agreed to return the stuff. I have no intention to violate any bankrupcy laws.

For the cigars I thought they would be thrown out so I packed them and wanted to give it to his family. Also a few personal apparel, I packed a suit case of some of his stuff so he's has something if he gets out of jail and a few things that was in a box that had some of his documents and family photos I put in it as well and I was going to give everything to his family.

I'm in a position of extreme hardship, I spent money to get a house and a new car and I'm slowly moving into my new house in Poughkeepsie. I ask you to please let me back in the house bc I cannot afford the expense of a hotel and I can't move into my new house until July 1st. Also my brother is flying in on Friday to help me pack and I was going to spend the wknd to do that. So I propose everything that will be packed will be monitored by your people. I reserved a uhal for Sunday and Monday. Also have 2 friends that are coming to help Sunday/monday

going to spend the wkind to do that. So I propose everything that will be packed will be monitored by your people. I reserved a uhal for Sunday and Monday. Also have 2 friends that are coming to help Sunday/monday with that as I need man power as I can't afford movers.

I can stay tonight in a hotel as I have no other choice since this is after hours and I will bring the stuff early Friday am. As it's already to late now and I have to be up in a few hours. This is very important to me so if you can please let me know I'm literally homeless now without my clothes and stuff for work. I have been cooperative with you and the crew and my intentions is not what you think. I am a good person and I'm being put in a difficult position all around and all I am trying to do is get out of your way as I have so you can do what you need to do with everything. Please take my request seriously as I am desperate.

Thank you Linda